

TRAVON BROWN

V

2014-KA-00020

APPELLANT
FILED ORIGINAL

STATE OF MISSISSIPPI

MAY 08 2015 APPELLEE

OFFICE OF THE CLERK
SUPREME COURT
COURT OF APPEALS

MOTION TO SUPPLEMENT ADDENDUMS
TO
CHIEF ARGUMENT
* Final Amendment *

COMES NOW, Appellant, by & thru himself, asserting it is a matter of necessity, lest "actual prejudice" continue to result, that this "FINAL AMENDMENT" & Foregoing Motion be granted in conjunction with his "CHIEF ARGUMENT" submitted on or about April 28th 2015, in determining whether his Due Process Rights are violated. Further, Appellant admonishes the Court that this is his Final Submission; that the Defense rests pursuant to this submission awaiting ruling & opinion of the Court; and would show the following to-wit:

1) That the attached: see "EXHIBIT B1.1" is relevant to issues in Appellant's previously granted "Motion to Amend Supplemental Brief- p.g. 6-7- submitted on or about April 2nd 2015," and "Appellant's CHIEF ARGUMENT- submitted on or about April 29th 2015" for:

(a) Proof the Appellant is not raising the issue[s] of violations of his Due Process Rights for the first time on appeal.

(b) To show that in addition to alerting his counsels, who remained ineffective regarding these issues - Appellant sought relief through intervention of outside State/Federal agencies; & that to no avail. [SEE EXHIBITS E, F, & G, H, I 1.1. & J] pg. 1 of 5

MARKED
With
URGENCY

→ [Brady v Maryland] also - King v. State. 656 So. 2d 1168, 1174 (1995)

(C) That the Appellant has numerous documents of such nature mailed & filed to support his claims are not frivolous; [or executed at present with vindictiveness.] - And submitted also to meet his burden under "(b)" of the four-part Brady test to show he could not obtain the missing evidence with the exercise of due diligence.

2.) That for example, Appellant's "EXHIBIT A 1.1" submitted in "CHIEF ARGUMENT" to Ct. App. on or about April 28th 2015, was EVEN mailed to the Mississippi Supreme Court for a duration of time [and also a brief entitled "Motion for Justice" ^① between Oct. 2011 & Aug. 2012] while Appellant was still a pre-trial detainee in the Lee County Jail - Tupelo, MS; and this fact is asserted under the penalty of perjury.

3.) That EVEN the U.S. Supreme Court received a copy of the "Motion for Justice" [see EXHIBIT C 1.2] with documentation supporting the allegations of EXHIBIT C 1.3.

Headnote ① That Appellant's recollection at this time was unclear when reviewing the discovery; initially, he mistakenly swore it was the statement he originally made to law enforcement that was tampered with or altered; only to find out here recently, as expressed in "CHIEF ARGUMENT" the "specific finding" was that law enforcement rather altered the physical evidence to contradict the statements Appellant made to them. Which is why in Appellant's "Motion to Amend Supplemental Brief" submitted on or about April 2nd 2015, on p.g. 8 at #2 - Appellant expresses that he strongly believes, in addition to telling Officer Mansell, "I didn't know if he was still here or not. That's my gun." (Tr. 159, 163, 181) - That Appellant also told them "it started over the XBOX," which prompted the fabrication which later led to the subsequent suppressed evidence once law enforcement realized the flaws to their scheme.

May the Court allow these addendums for these limited purposes.

see EXHIBIT C 1.1

4.) That under the penalty of perjury these documents have not been altered from their original substance as presented in the past.

5.) That as a Defense to the State's "possible" contention Appellant should be procedurally barred from raising the issue of Due Process violations on Appeal; Appellant presents as proof documentation to show he began raising objections at even the Justice Court level BEFORE he was indicted & such efforts have been ongoing until present. Although without any relief.

6.) The Appellant should not be barred from submission of this documentation to support his allegations; throughout the nearly 4 yr. period of oppressive incarceration he has suffered, NO ONE has given his pleadings due consideration; and such result is continued prejudice.

7.) That in Appellant's search for the truth, he went so far as to even motion the circuit court for a copy transcript of his grand jury proceedings [see Ex. D] & handwrote a letter explaining why [see Ex. ^{D.1.1} ~~D~~]; This is the response he received [see Ex. D1.2] Ex D.1.1

8.) That the prejudice Appellant has, & is STILL suffering is apparent & he should not be subjected to a prolonged period of seeking post-conviction relief for this Due Process claim as it is capable of determination on Appeal. - [Direct]

9.) That this documentation is relevant to the question of whether Appellants Due Process Rights were violated, & are currently being violated in that he is being unlawfully held in custody. - & whether to determine if Appellant received ineffective counsel at all stages.

10.) Appellant NOTES: That anytime human life is lost it is a tragedy; yet the deciding factor in this case is not the advocacy of loss of life for the deceased; but rather, a

Maintenance in integrity of the law, & the rights guaranteed an alleged criminal defendant by the Constitution & laws of the United States, & the Constitution & laws of the State of Mississippi.

CONCLUSION

Based on matters presented in Appellant's CHIEF ARGUMENT & further supported herein, Appellant NO LONGER seeks this Court to reverse & remand for sentencing for manslaughter, for he was offered a plea bargain for the maximum penalty for manslaughter on both counts & declined. Rather, in conjunction with the "reasonable probability of a different outcome" in mind, if the biological sample in question can be produced, Appellant would again contest these charges under the well-founded & honest belief that no jury would convict in face of this evidence. Or, if said sample cannot be produced, Appellant respectfully asks this Court that his convictions for two counts of deliberate design murder be vacated, set aside, & him discharged from custody, or reverse, granting him time served & the charges be dismissed, or reverse & render a judgment of acquittal in his favor.

Humbly prayed, this the — day of — 2015.

Appellant would additionally contend, that a careful review & consideration of these addendums, in conjunction with all trial error & prejudice he suffered as a pre-trial detainee; should fulfill his burden of proof to the Courts satisfaction that he was denied due process of law in all constitutional rights ^{guaranteed} him; with the exception of the right to confront the witnesses.

CERTIFICATE OF SERVICE

I, Travon Brown, do hereby certify, that I have mailed via the MDAC ILAP Dept. a true & correct copy of this Foregoing Motion & a total of "15" pgs in addendums, on or about the above mentioned date to the 5 MS Ct. of App. p.o. box 249 Jackson, MS 39205.

pg. 4 of 4

Appellant further requests this Court to consider "cumulative error."

NOTARY PUBLIC

STATE OF MISSISSIPPI
COUNTY OF LEAKE

Personally appeared before me the undersigned authority
in & for the State & County aforesaid, the within named
"Trevon Brown" who being first by me duly sworn, states
on oath the matters and facts set forth herein are truthfully
and correctly stated.

SWORN TO AND SUBSCRIBED before me, this the 30th day of April 2015.

My Commission expires:
Sept. 14, 2018

Priscilla P. Jones
NOTARY PUBLIC



Trevon Brown

Appellant/Prisoner

IN THE UNITED STATES OF AMERICA

TRAVON BROWN

CAUSE NO. CR12-521 Petitioner

District Attorney's Office - Lee County, Mississippi

Respondent

DEFENDANT GRIEVANCE [COMPLAINT]

Comes Now, the Defendant Travon Brown, an inmate of the Lee County Jail-Tupelo, MS petitioning herein. This complaint/grievance is initially being mailed to the following agencies:
Mississippi Bar: Jackson, MS 39225 - FILE NO. 12-669, F.B.I.: Tupelo, MS 38801, U.S. Dept. of Justice: Washington, D.C. 20530.

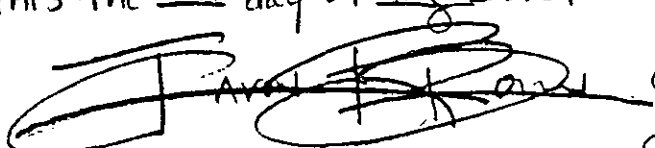
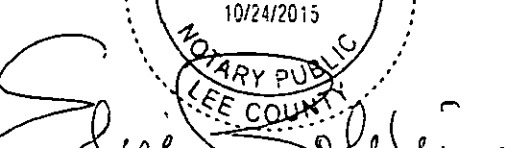
I. Grounds for filing complaint against Personnel of D.A.'s Office - Lee County, Mississippi

1. Intentional Due Process violations
2. Intentional Discovery violations
3. Aiding and Abetting "Detective Brandon Garrett" of Tupelo C.I.D. in the Intentional Fabrication of evidence "Under Color of Law" in violation of [18 U.S.C. §§ 241, 242]
4. Conspiracy to willfully deprive Travon Brown of Rights guaranteed to him by the Constitutions of the United States and the State of Mississippi.
 - a. Right to a Fair Trial
 - b. Due Process
 - c. Equal Protection
 - d. Fundamental Fairness
5. Other malicious subordination of Law(s) subjecting the accused to involuntary servitude stemming from but not limited to: Racial Discrimination, excessive bail.
6. That the Defendant mailed a brief on or about August 1st 2012 to the Lee County Circuit Court raising the above issues, however, the Defendant is unaware of how many persons the above conspiracy encompasses and is taking further action due to the following reasons:
 - a. The submitted brief may purposefully be withheld from being timely filed for a Circuit Judge's review due to the nature of the arguments raised therein.
 - b. The State, in further vindictiveness and alliance with Detective Brandon Garrett may attempt to destroy, or claim as lost, such vital evidence [interview video 9-30-2011] of which the Detective's Police Brief clearly states to exist within the first portion of Discovery that was released April 2012.
 - c. That the prosecution knows when/if such evidence is released, the Defendant's assertions will be established as TRUE BEYOND A REASONABLE DOUBT and would FORCE the hand of Justice and/or other disciplinary action to be administered without respect to persons for all parties involved;
 - d. That without any intervention the Defendant will continue to suffer injustices and a possible unlawful conviction(s).

I, Travon Brown, gives now this sworn solemn affirmation under the penalty of perjury, contempt of court and/or conspiracy (attempt) to defraud a State/Federal agency that all statements made herein are true and correct and that I have mailed, via U.S. mail, on or about the ___ day of ___ 2012 an authentic copy of the foregoing "Defendant Grievance" [complaint] to the agencies mentioned within the introduction.

WHEREFORE, premises considered, the Defendant respectfully moves the reviewing agency to provide such documentation as may be needed to file a certified complaint and/or take other action to ensure justice as provided by law.

Respectfully Submitted
this the 21st day of Aug 2012.

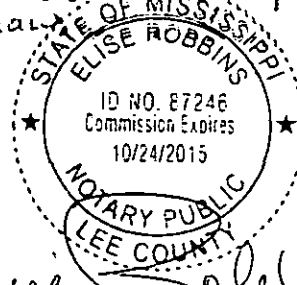


EXHIBIT B.1.1

STATE OF Mississippi

PLAINTIFF

Travon Brown

CAUSE NO. CR12-121

DEFENDANT

Case# 2011-7366

Motion for Justice

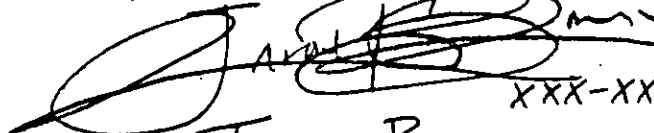
THE Defendant, Travon Brown, an inmate of the Lee County Jail, Tupelo, MS, gives again this sworn solemn affirmation under the penalty of perjury and/or attempt to defraud a State and/or Federal Court or Agency and/or conspiracy to commit the same, that all attached documents "as is" are "as were" when received by defendant and that he has not altered the face thereof in any manner,

I, the Defendant further swears in continuance with the above that all assertions concerning the alteration of his original statement and the forgery of a new one are absolutely true, along with various other matters mentioned throughout this missive and that in the cause of Justice the appropriate action should be taken against all parties involved in staging a malicious prosecution against the defendant.

Travon Brown
Lee County Jail
510 N. Commerce St.
Tupelo, MS 38801

Respectfully Submitted this the
8 day of June 2012,

Witness My Hand,


Travon Brown
XXX-XXX-4207

Certificate of Service

I, Travon Brown, hereby certify under the penalty of perjury that I have mailed, on or about the above date, via U.S. mail a true and correct copy of the foregoing "Motion for Justice" to all persons, Courts, and Agencies mentioned herein on page 9.

Contains: "Motion for Justice" - 10 p.g.'s
Attached Documents - 21 p.g.'s

End of Motion

NOTARY PUBLIC

June 8, 2012

Kristie Salmon



EXHIBIT C1.1

EXHIBIT C1.2

STATE OF MISSISSIPPI

PLAINTIFF

V.

CAUSE NO. CR12-121

Travon Brown

DEFENDANT

CASE# 2011-734



MOTION FOR JUSTICE

COMES NOW, the defendant, Travon Brown, ProSe, an inmate at the Lee County Jail - Tupelo, MS, pursuant to all rights allegedly guaranteed to him by the Constitution of the United States, as being a citizen of this country, and the same as applies to the Constitution of Mississippi and his being a lifelong resident of the State.

THE defendant asserts that he was arrested Sep. 29, 2011, given an initial appearance Sep. 30, 2011, indicted Jan. 27, 2012, and arraigned in the library of the Lee County Jail Feb 2, 2012. Defendant made an initial appearance in Lee County Justice Court - Tupelo, MS before a Judge Rickey Thompson Sep 30, 2011, was charged with 2 counts of depraved-heart murder, and despite indigence and speculative assumptions of arresting detective was given a \$1 million dollar bond. After being initially denied a preliminary hearing and bond reduction by Judge Rickey Thompson, Court appointed Attorney Gene Barton was later able to secure one (see attached) yet the verdict to unlawfully deny the defendant a more reasonable bond had already been decided by a Detective Brandon Garrett. (see attached). To further expound, in reference to the attached document, [The document stating, "Officer said he would not agree to a bond reduction," was just received on May 10, 2012.] Judge Rickey Thompson's predisposition to deny the defendant a bond reduction in favor of the wishes of Detective Garrett despite the lack of evidence to sustain the officer's charges of 2 counts of depraved-heart murder, (a recording of this proceeding can be furnished upon request from defendant's spokesperson) and nothing in the record to contradict defendant's version of what happened, or reflect that he is of a substantial risk of nonappearance is a violation of defendant's ~~XIV~~ and ~~VIII~~ Amendment Right of the U.S. Constitution and Art. 3 § 26 of the Mississippi Constitution. The Judge's predetermination to render a decision in favor of the Detective Garrett is also a violation of Art. 6 § 155. Judicial Oath of Office of the MS Constitution in which the Judge swore a solemn affirmation - "To administer justice without respect to persons, and do equal right to the poor and to the rich..." If the defendant was denied a fair proceeding at a Justice Court level by a Judge in order to compliment the preference of Detective Garrett, after considering the elements to soon be discussed concerning other pending issues, it can be reasonably inferred that prejudice exists towards the defendant and that he may also be denied a fair proceeding (if need be) by a Circuit Court Judge within the same city to further accommodate the proffered judgement of the same, Detective Garrett.

Continued on next page 2 of 10.

EXHIBIT C 1.2

The Law Office of Gene Barton

Admitted to Practice in all Mississippi Courts and the United States Supreme Court
City Attorney/Prosecutor for City of Okolona, Mississippi

Post Office Box 147, Okolona, MS 38860

E-mail gbartonary@bellsouth.net

Web: www.genebarton.net

Cell Phone (662) 542-8292

Facsimile (662) 447-2526

Okolona Office

102 N. Church St.

Okolona, MS 38860

Phone (662) 447-2522

Tupelo Phone (662) 844-3382

Angela Scrivner, Legal Secretary

October 20, 2011

Honorable Rickey Thompson

Justice Court Judge

Lee County, Mississippi

P.O. Box 108

Tupelo, MS 38802

Re: Defendant Travon Deangelo Brown

Case # 2011-7366

Dear Judge Thompson:

It is my understanding that I have been appointed as the Public Defender in the above case for the above Defendant.

Please schedule the preliminary hearing and bond reduction for Wednesday, October 26, 2011 and please have Detective Brandon Garrett and other witnesses present for the hearing.

Thank you in advance.

Very truly yours,

Gene Barton

if preliminary hearing is set
the date would be Jan 25-2012

Officer said
he would not
agree to a
bond reduction

10-21-11

Rickey Thompson

EXHIBIT C 1.3

In The Circuit Court of Lee County - Mississippi

STATE OF MISSISSIPPI

PLAINTIFF

V

CAUSE NO. CR12-121

Travon Brown

DEFENDANT

Motion for Recordings (Transcripts) of State Grand Jury Proceedings

COMES NOW, the defendant herein, Travon Brown, ProSe, an indigent inmate in the Lee County Jail, pursuant to MSCODE Annotated § 13-7-25 in that a defendant has the right to review the record and stenographically or electronically reproduce the recorded materials of the Grand Jury that indicted him. The statute further states that transcripts of the recorded testimony or proceedings must be made when requested by the Attorney General or his designee.

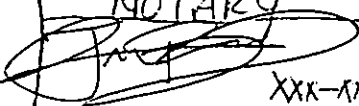
WHEREFORE, the Defendant respectfully moves this Honorable Court to comply with the above cited statutory law, in the cause of justice, and enter an order granting the indigent defendant the materials to which he is entitled pursuant to mentioned Section, § 13-7-25, for future usage towards his defense in any pre-trial or trial proceedings awarded him by the Lee County Circuit Court. The defendant further requests a copy of said transcript be mailed to him at the below address:

Travon Brown
Lee County Jail
510 N. Commerce St.
Tupelo, MS 38801

RESPECTFULLY submitted, this the 7th day of June 2012.

Certificate of Service

I, Travon Brown, hereby certify under the penalty of perjury, that I have mailed, via U.S. mail, on or about the above date a true and correct copy of the foregoing: "Motion for Transcript of State Grand Jury Proceedings".

NOTARY PUBLIC

XXX-XXX-4207
June 7, 2012
Kristie Salmon




EXHIBIT D

RE: "Request for Documents"

June 13, 2012

"Beginning all things in the Illustrious Name of Allah"...

Dear Joyce Loftin,

I pray that this message reaches you in the best of health and good graces of Him Who Originated the Heavens and the Earth. Foremost, I would like to thank you for instructing me to "see Fleming v State", however, I am without ability to view actual cases here in the Lee County Jail.

As far as the "Motion for Transcription of Grand Jury Proceedings", there is a special reason for my petitioning the Court (at a pre-trial hearing) for such information. As MS CODE Annotated § 13-7-25 states that "defendant has right to review record", and under 13-7-29 for the following reasons:

(a) Ascertaining whether it is consistent with the testimony given by the witness before the court in any subsequent criminal proceedings;

* (b.) Determining whether the witness is guilty of perjury;

* (c.) Providing the defendant the materials to which he is entitled pursuant to section 13-7-25; or

(d) complying with constitutional, statutory or other legal requirements or to further justice.

EXHIBIT D 1.1 pg. 1 of 2

Cause no.

CR 12-121

June 13, 2012

pg. 2

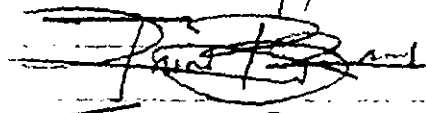
In light of the last section on pg. 1, there is a "highly pertinent matter" of which the defendant needs to prove concerning a grave technicality that occurred during the proceeding in which he was indicted. If perhaps you could tell me the charge for the transcript I will prepare to have a representative compensate the court to produce a copy of the file and mail to Defendant.

Defendant is aware that the Circuit Court appointed Will Bristow as his attorney, however, he has informed Bristow of this technicality but he remains unresponsive to the defendant. Wherefore, the defendant comes Prose, before the Court to obtain his Grand Jury Transcript as to address an occurrence within that proceeding of a very gross magnitude. If there is another method of which should be used to attain the requested documents would you kindly inform me so that I may address this current issue in the most expeditious manner.

Certificate of Service

I certify, under the penalty of perjury I have this day mailed via U.S. Mail a correct copy of "RE: Request for Documents to Lee County Circuit Court."

Cordially,



Travon Brown

(p.s.) Does that 25d charge also apply to "Motion for Service" - [May, 21 2012 Defendant Complaint #2]

EXHIBIT 1.1 pg. 2 of 2

Joyce R. Loftin
Circuit Clerk -Lee County
P. O. Box 762
Lee County Justice Court Building
Tupelo MS 38802-0762

Telephone 662-841-9022
Fax 662-680-6089

June 15, 2012

Travon Brown
510 Commerce Street
Tupelo, MS 38804

Dear Mr. Brown,

I am in receipt of your letter dated June 13, 2012 in which you request certain documents. A transcript of the Grand Jury does not exist in this court. There is never and has never been a transcript of our Grand Jury proceedings.

I am enclosing a copy of your indictment, this is the only information we ever receive from the Grand Jury.

Any further correspondence needs to be with your attorney, this concludes any future correspondence you have with this court.

Regards,

Joyce Loftin,
Lee County Circuit Clerk
BY: *Joyce Loftin* D. C.



EXHIBIT D 1.2

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF MISSISSIPPI
OFFICE OF THE CLERK

MEMORANDUM

DATE: July 5, 2012

TO: Travon Brown
Lee County Jail
510 N. Commerce St.
Tupelo, MS 38801

FROM: *Pro Se* Law Clerk's Office
United States District Court
Northern District of Mississippi
Post Office Box 704
Aberdeen, Mississippi 39730

RE: Returning documents

Our office is in receipt of your letter. It is not the role of the United States District court to advise anyone on legal procedure or legal action that should be taken in any circumstance. The role of the court is to hear formal written complaints filed with the Clerk's Office.

In order for you to obtain any relief concerning allegations of a conviction that was unconstitutionally obtained and you seek relief from custody; you must first exhaust your available state remedies before you will be allowed to proceed in Federal Court. After exhausting your available state remedies, including appellate remedies, if you do not obtain relief in the state courts, you will then be entitled to proceed in the federal district court, and may then file a formal petition with the Clerk's Office. I am enclosing the Petition for Writ of Habeas Corpus form for use by prisoners. We ask that you follow all instructions carefully and in accordance with the Local Rules.

Also, you must pay the filing fee of \$5.00 before the petition may be filed. If you are unable to pay the filing fee, you may submit a request and supporting affidavit to proceed *in forma pauperis*. If that request is approved, the filing fee will be waived. We have included the forms you must complete and return to the court if you wish to proceed *in forma pauperis*. They are attached to the back of the form for filing habeas corpus petitions.

EXHIBIT E

SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, DC 20543-0001

June 20, 2012

Travon Brown
Lee County Jail
510 North Commerce Street
Tupelo, MS 38801

RE: Travon Brown

Dear Mr. Brown:

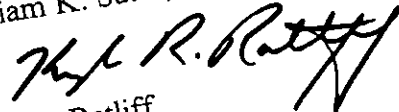
The papers submitted to this Office were received on June 19, 2012. These papers fail to comply with the Rules of this Court and are herewith returned.

You may seek review of a decision only by filing a timely petition for writ of certiorari. The papers you submitted are not construed to be a petition for writ of certiorari. Should you choose to file a petition for writ of certiorari, you must submit it within the 90 day time limit allowed under Rule 13 of the Rules of this Court. A Copy of the Rules of this Court and a sample petition for a writ of certiorari are enclosed.

Each case must first be reviewed by a United States court of appeals or by the highest state court in which a decision could be had. 28 USC 1254 and 1257.

Sincerely,
William K. Suter, Clerk

By:


Kyle R. Ratliff
(202) 479-3039

Enclosures

EXHIBIT F

August 30, 2012

Thank you for taking the time to contact the American Bar Association. Regretfully, we are unable to provide the type of assistance that you request, as the ABA is a national *voluntary* legal professional organization. The American Bar Association sponsors a number of programs to improve the justice system, but is not able to help people with specific legal problems or cases, as we do not provide legal advice. The Association is also not able to refer you to an attorney. In addition, we do not rank our members or provide information about their credentials to either the public or other members.

If you have complaints about an attorney, judge, or the justice system, please note that the only role that the ABA plays in lawyer discipline is to provide general recommendations and guidelines to state disciplinary authorities and courts for improvements in the disciplinary process. The ABA has no jurisdiction and no authority over state bar associations. Ultimate authority for lawyer discipline in each state lies with the supreme court of that state. Therefore, we are unable to help you with your grievance/disciplinary complaint. Please contact the state's disciplinary agency using the enclosed information sheet.

Additionally enclosed for your reference is a listing of pertinent state pro bono programs. You may also consider contacting the Legal Services Corporation which has local offices throughout the United States. They can be contacted at:


Legal Services Corporation
3333 K Street, NW, 3rd Floor
Washington, DC 20007-3522
website: <http://www.lsc.gov/>
phone 202.295.1500
fax 202.337.6797
email: info@lsc.gov

We suggest that you be specific when contacting any of the aforementioned agencies so they can address your needs appropriately.

If you would like the documents you enclosed with your correspondence sent back to you, please send a request for their return within 30 days of the date of this letter. If we do not hear back from you within 30 days, the documents will be discarded.

We wish you the best in your future endeavors.

Regards,



Frank Brewer
ABA Service Center

EXHIBIT G



THE MISSISSIPPI BAR

July 30, 2012

Mr. Travon Brown
Lee County Detention Center
510 North Commerce Street
Tupelo, MS 38801

Post Office Box 2168
Jackson, Mississippi 39225-2168
Telephone (601) 948-4471
Fax (601) 355-8635
E-Mail info@msbar.org
Website www.msbar.org

Dear Mr. Brown:

Your Request for Assistance has been received and carefully reviewed by the Consumer Assistance Program of The Mississippi Bar. For your information, merely sending a letter or request to The Mississippi Bar does not mean that you have filed a bar complaint.

After examining your information, it is the determination of the Consumer Assistance Program that this matter is a communication situation between a client and an attorney. By copy of this letter to Mr. William Bristow, I am requesting that your attorney contact you immediately and provide you with any information you may require regarding your case.

If I do not hear from you regarding this matter within 30 days from the date of this letter, then I will consider this matter to be concluded as far as the Consumer Assistance Program is concerned, and I permanently close this file and the contents will be destroyed.

If you have any questions regarding this letter, please do not hesitate to contact me on my direct line at (601) 948-2344.

Sincerely,


ROBERT GLEN WADDLE, Director/Counsel
Consumer Assistance Program

RGW

cc: William Bristow, Esq.

YOUR DOCUMENTS ARE LOCATED IN FILE NO. 12-669
OF THE CONSUMER ASSISTANCE PROGRAM FILES

EXHIBIT H



THE MISSISSIPPI BAR

August 27, 2012

Mr. Travon Brown
Lee County Detention Center
510 North Commerce Street
Tupelo, MS 38801

Post Office Box 2168
Jackson, Mississippi 39225-2168
Telephone (601) 948-4471
Fax (601) 355-8635
E-Mail info@msbar.org
Website www.msbar.org

Dear Mr. Brown:

Your Request for Assistance has been received and reviewed. In response to your Request, you did not list a specific prosecuting attorney. You are apparently complaining about the way a case has been handled, however, by state & federal law, prosecuting attorneys and their assistants have prosecutorial discretion and immunity in handling criminal matters. The overall prosecution of a criminal case is up to the attorney in the discharge of his or her duties in representing the United States, the State of Mississippi, the County, or a Municipal authority, subject to the approval and procedural rules of the Court.

Unless the attorney has committed some type of specific ethical violation of the Mississippi Bar's Rules of Professional Conduct, there is no further assistance The Mississippi Bar can provide to you at this time. Granting delays, assigning cases to different assistants, presenting cases to the Grand Jury, asking that criminal charges be dismissed by the court, cross examination questioning, and entering into plea bargaining with criminal defendants is part of their job and these actions are not a violation of the Bar's Rules of Professional Conduct. Prosecuting attorneys represent the government, state, county, or city in which they are appointed or elected.

Further, bar complaints must be filed on official forms provided by The Mississippi Bar. Your document is not recognized as an official form. You also did not list any attorneys. You cannot file a blanket complaint against a District Attorney's office and the "personnel" since this office only handles complaints against licensed attorneys.

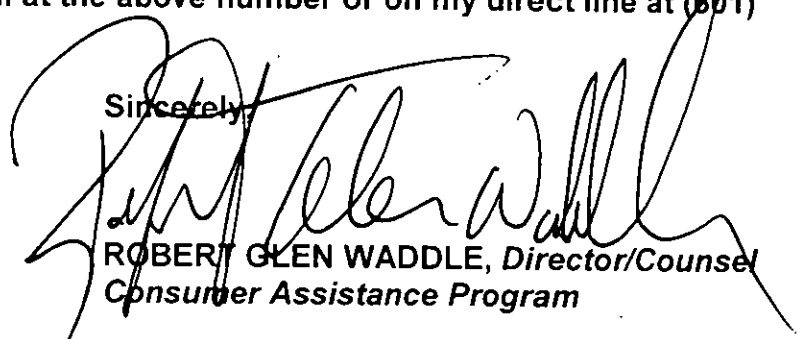
By copy of this letter, I am notifying your attorney, Mr. William Bristow, of your additional contact with this office.

EXHIBIT I 1.1 pg. 1 of 2

Mr. Travon Brown
August 27, 2012
Page Two

If I do not hear from you regarding this matter within 30 days from the date of this letter, I will consider this matter to be concluded as far as the Consumer Assistance Program is concerned, and I will permanently close this file and the contents will be destroyed. If you have any questions regarding this letter, please do not hesitate to give me a call at the above number or on my direct line at (801) 948-2344.

Sincerely,

A large, stylized handwritten signature in black ink, appearing to read 'Robert Glen Waddle', is written over the typed name and title.

ROBERT GLEN WADDLE, Director/Counsel
Consumer Assistance Program

RGW

cc: William Bristow, Esq.

YOUR DOCUMENTS ARE LOCATED IN FILE NO. 12-669
OF THE CONSUMER ASSISTANCE PROGRAM FILES

EXHIBIT I 1.1 Pg 2 of 2



U.S. Department of Justice

Civil Rights Division

*Federal Coordination and Compliance Section-NWB
950 Pennsylvania Avenue, NW
Washington, DC 20530*

Doc #400009

Mr. Travon Brown #425554207
510 North Commerce Street
Tupelo, MS 38801

SEP 06 2012

Dear Mr. Brown:

Your correspondence has been received by the Federal Coordination and Compliance Section of the Civil Rights Division of the U.S. Department of Justice.

This section coordinates the enforcement of various statutes that prohibit discrimination on the basis of race, color, national origin, sex, and religion in programs that receive federal financial assistance. We also investigate complaints of discrimination on these bases against certain recipients of federal financial assistance from the U.S. Department of Justice that allege violations of Title VI of the Civil Rights Act of 1964, as amended, 42 U.S.C. § 2000d, et seq., and the anti-discrimination provisions of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 U.S.C. § 3789d(c).

Our office has reviewed the information that you provided to us. We have determined that we will not conduct an investigation into your complaint because the issues you raise are being litigated in federal or state courts. Please also note that the review of substantive court decisions and rulings does not fall within our jurisdiction. Any such concerns should be addressed through the appellate process.

We regret that we cannot be of assistance to you in this matter.

Sincerely,

W Deeana Jang
Chief

Federal Coordination and Compliance Section
Civil Rights Division

EXHIBIT J